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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

SONOS, INC.,

Plaintiff,

vs.  
GOOGLE LLC,

Defendant.

Case No. 3:20-cv-06754-WHA  
Consolidated with Case No. 3:21-cv-07559-WHA

**[PROPOSED] ORDER GRANTING  
GOOGLE LLC'S REVISED OMNIBUS  
ADMINISTRATIVE MOTION TO FILE  
UNDER SEAL PURSUANT TO THE  
COURT'S ORDER RE NEW MOTIONS  
TO SEAL (DKT. 846)**

1 Google LLC (“Google”) has filed a Revised Omnibus Administrative Motion to File Under  
 2 Seal Pursuant to the Court’s Order Re New Motions to Seal (Dkt. 846) (“Revised Omnibus  
 3 Administrative Motion”).

4 Having considered Google’s Revised Omnibus Administrative Motion, and compelling  
 5 reasons to seal and/or good cause having been shown, the Court **GRANTS** Google’s Revised  
 6 Omnibus Administrative Motion and **ORDERS** sealed the documents listed below:

7 **I. Zone Scenes-Related Technical Information**

<b>Dkt.</b>	<b>Document</b>	<b>Portions to be Sealed</b>
440-15	Exhibit 6 to Moss Declaration	Portions outlined in green boxes
528-4	Exhibit L to Google’s MSJ	Portions outlined in green boxes
546-6	Revised Sealed Dkt. 252-2 (Google’s Opposition to Sonos’s MSJ)	Portion outlined in green box on page 10
692-2	Exhibit 3	Portions outlined in green boxes

13 **II. Cloud Queue-Related Technical Information**

<b>Dkt.</b>	<b>Document</b>	<b>Portions to be Sealed</b>
410-6	Exhibit 1 to Moss Declaration (Part 1)	Portions outlined in green boxes
410-7	Exhibit 2 to Moss Declaration (Part 2)	Portions outlined in green boxes
410-8	Exhibit 4 to Moss Declaration	Portions outlined in green boxes
438-3	Exhibit 11 to Moss Declaration	Portions outlined in green boxes
438-4	Exhibit 12 to Moss Declaration	Portions outlined in green boxes
467-3	Exhibit 1 to Kaplan Declaration	Portions outlined in green boxes
467-4	Exhibit 2 to Kaplan Declaration	Portions outlined in green boxes
475-2	Exhibit B	Portions outlined in green boxes
482-13	Exhibit 22 to Google’s MSJ	Entire document
488-7	Exhibit 5 to Richter Declaration	Portions outlined in green boxes
488-10	Exhibit 8 to Richter Declaration	Entire document
491-5	Exhibit 8 to Hefazi Declaration	Portions outlined in green boxes
491-7	Exhibit 10 to Hefazi Declaration	Entire document
491-9	Exhibit 19 to Hefazi Declaration	Portions outlined in green boxes
491-11	Exhibit 21 to Hefazi Declaration	Portions outlined in green boxes
491-14	Exhibit 25 to Hefazi Declaration	Entire document
502-4	Exhibit 1 to Hefazi Declaration	Portions outlined in green boxes

1	506-1	Exhibit 1 to Ma Declaration	Portions outlined in green boxes
2	506-5	Exhibit 5 to Ma Declaration	Portions outlined in green boxes
3	506-9	Exhibit 11 to Ma Declaration	Portions outlined in green boxes
4	546-3	Revised Sealed Dkt. 210-3	Portions outlined in red boxes
5	629-3	Attachment C to Ma Declaration	Portions outlined in blue boxes on slides 4, 9

### III. Damages-Related Information

Dkt.	Document	Portions to be Sealed	
7	482-12	Exhibit 21 to Google's MSJ	Portions outlined in green boxes
8	511-3	Google's Opposition to Sonos's Motion to Realign the Parties	Portions outlined in pink boxes
9	511-4	Exhibit 1 to the Declaration of Jocelyn Ma in Support of Google's Opposition to Sonos's Motion to Realign the Parties	Entire Document
10	590-2	Sonos's Motion <i>in Limine</i> No. 1	Portions outlined in green boxes
11	590-4	Exhibit B to Declaration of Joseph R. Kolker in Support of Sonos's Motion <i>in Limine</i> No. 1	Portions outlined in red boxes
12	590-5	Google's Response to Sonos's Motion <i>in Limine</i> No. 1	Portions outlined in green boxes and highlighted in green
13	598-2	Google's Response to Sonos's Motion <i>in Limine</i> No. 4	Portions highlighted in green
14	598-3	Exhibit 4 to the Declaration of James Judah in Support of Google's Response to Sonos's Motion <i>in Limine</i> No. 4	Portions outlined in green boxes
15	598-4	Exhibit 8 to Judah Declaration in Support of Google's Response to Sonos's Motion <i>in Limine</i> No. 4	Entire Document
16	605-3	Exhibit D to the Declaration of Joseph Kolker in Support of Sonos's Opposition to Google's Motion <i>in Limine</i> No. 1	Portions outlined in red boxes
17	609-4	Exhibit A to the Declaration of Joseph Kolker in Support of Sonos's Opposition to Google's Motion <i>in Limine</i> No. 2	Portions outlined in red boxes
18	612-3	Exhibit 3 to the Declaration of Jocelyn Ma in Support of Google's Motion <i>in Limine</i> No. 3	Portions outlined in red boxes
19	616-3	Sonos's Opposition to Google's Motion <i>in Limine</i> No. 4	Portions outlined in green boxes
20	616-4	Exhibit 1 to the Declaration of Lana Robins in Support of Motion <i>in Limine</i> No. 4	Portions outlined in red boxes

1	616-5	Exhibit 5 to the Declaration of Lana Robins in Support of Motion <i>in Limine</i> No. 4	Portions outlined in red boxes
2	616-6	Exhibit 6 to the Declaration of Lana Robins in Support of Google's Motion <i>in Limine</i> No. 4	Portions outlined in red boxes
3	616-7	Exhibit A to the Declaration of Joseph Kolker in Support of Sonos's Opposition to Google's Motion <i>in Limine</i> No. 4	Portions outlined in red boxes
4	616-8	Exhibit D to the Declaration of Joseph Kolker in Support of Sonos's Opposition to Google's Motion <i>in Limine</i> No. 4	Portions outlined in red boxes
5	643-1	Exhibit B to the Declaration of Joseph Kolker in Support of Sonos's Motion <i>in Limine</i> No. 1	Portions outlined in red boxes
6	643-2	Exhibit 1 to the Declaration of Lindsay Cooper in Support of Google's Response to Sonos's Motion <i>in Limine</i> No. 1	Portions outlined in red boxes
7	643-3	Exhibit 2 to the Declaration of Lindsay Cooper in Support of Google's Response to Sonos's Motion <i>in Limine</i> No. 1	Portions outlined in red boxes
8	643-4	Exhibit 3 to the Declaration of Lindsay Cooper in Support of Google's Response to Sonos's Motion <i>in Limine</i> No. 1	Portions outlined in green boxes
9	671-3	Exhibit 2 to the Declaration of Lindsay Cooper in Support of Google's Response to Request for Information (Dkts. 649, 661)	Portions outlined in green boxes
10	671-4	Google's Response to Request for Information (Dkts. 649, 661)	Portions outlined in green boxes
11	675-3	Response to Sonos's Request for Clarification	Portions highlighted in green
12	675-4	Exhibit 2 to the Declaration of James Judah in Support of Google's Response to Sonos's Request for Clarification	Entire Document
13	675-5	Exhibit 5 to the Declaration of James Judah in Support of Google's Response to Sonos's Request for Clarification	Entire Document
14	704-10	Exhibit 10 to Declaration of Alaina Kwasizur in Support of Sonos's Proffer of Testimony	Entire Document
15	704-13	Exhibit 13 to Declaration of Alaina Kwasizur in Support of Sonos's Proffer of Testimony	Portions outlined in green boxes
16	715-3	Google's Response to Sonos's Request re: No Longer Asserted Patents (Dkt. 699) and Proffer of Testimony of Alaina Kwasizur (Dkt. 715)	Portions highlighted in green

1	715-4	Exhibit 2 to Google's Response to Sonos's Request re: No Longer Asserted Patents (Dkt. 699) and Proffer of Testimony of Alaina Kwasizur (Dkt. 715)	Entire Document
2	728-2	Exhibit A to Caridis Declaration	Portions outlined in red boxes
3	728-3	Exhibit B to Caridis Declaration	Entire Document
4	826-3	Ma Declaration in Support of Google's Opposition to Sonos's Permanent Injunction Motion	Portions outlined in red boxes
5	826-4	Exhibit 2 to Ma Declaration	Portions outlined in red boxes

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7 IT IS SO ORDERED.  
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10 DATED:  
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14 The Honorable William Alsup  
15 United States District Court Judge  
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